- 1		
1 2 3 4 5 6 7	Scott Edward Cole, Esq. (S.B. #160744) Laura Van Note Esq. (S.B. #310160) COLE & VAN NOTE 555 12 th Street, Suite 2100 Oakland, California 94607 Telephone: (510) 891-9800 Facsimile: (510) 891-7030 Email: sec@colevannote.com Email: lvn@colevannote.com Gary M. Klinger, Esq. (pro hac vice) MILBERG COLEMAN BRYSON PHILLIPS GROSSMAN, PLLC	
8 9 10	221 W Monroe Street, Suite 2100 Chicago, Illinois 60606 Telephone: (866) 252-0878 Email: gklinger@milberg.com Email: jnelson@milber.com	
11	Plaintiffs' Interim Co-Lead Class Counsel	
12	Additional Counsel Listed on the Signature F	Page
13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15		
16	JOHN PRUTSMAN, AMIRA MARTZ,	CASE NO. 3:23-CV-01131-RFL
17	SIMCHA RINGEL, NAIOMI MARDEN, ALANA BALAGOT, CORINNE	STIPULATION RE: PROPOSED EXTENSION OF TIME TO FILE CLASS
18 19	WARREN, SUNNY LAI, AND DAVID KLEIN, individually, and on behalf of all others similarly situated,	CERTIFICATION PRIMARY EXPERT DISCLOSURE AND AMEND PLEADINGS: [PROPOSED] ORDER AS MODIFIED
20	Plaintiffs,	Re: Dkt. No. 84
21	VS.	Judge: Hon. Rita F. Lin
22	NONSTOP ADMINISTRATION AND	Judge. Hon. Rut 1. Em
23	INSURANCE SERVICES, INC., Inclusive,	
24	Defendant.	
25		
26		
27		

28

1	Pursuant to Civil Local Rule 6-1(b), Plaintiffs John Prutsman, Amira Martz, Simcha	
2	Ringel, Naiomi Marden, Alana Balagot, Corrine Warren Sunny Lai, and David Klein, (hereinafter	
3	"Plaintiffs"), and Defendant Nonstop Administration and Insurance Services, Inc., (hereinafter	
4	"Defendant" or "Nonstop"), collectively referred to as "the Parties", hereby stipulate to extend the	
5	Case Management Schedule, and in support thereof state as follows:	
6	WHEREAS, on March 14, 2023, Plaintiff Prutsman filed a Complaint (ECF No. 1), and	
7	several related actions were thereafter filed (the "Related Actions");	
8	WHEREAS, on May 4, 2023, this Court granted Plaintiffs' Motion to Consolidate the	
9	Related Actions (ECF No. 26);	
10	WHEREAS, on May 25, 2023, Plaintiffs filed their Consolidated Amended Class Action	
11	Complaint (ECF No. 38);	
12	WHEREAS, on June 15, 2023, Defendant filed its Motion to Dismiss Plaintiffs' Amended	
13	Class Action Complaint (ECF No. 39);	
14	WHEREAS, on August 16, 2023, this Court issued its Order Granting in Part and Denying	
15	in Part the Motion to Dismiss;	
16	WHEREAS, on January 24, 2024, this Court held a Case Management Conference and set	
17	a case schedule, up to and including the December 17, 2024 hearing date for Plaintiffs' Motion for	
18	Class Certification. (ECF No. 74). The Court further set the deadline to complete ADR as May 31,	
19	2024. <i>Id</i> .;	
20	WHEREAS, on February 12, 2024, the Parties stipulated to extend each of the non-ADR	
21	deadlines an additional 120 days to allow the Parties to engage in private mediation without	
22	incurring additional time or expense, and while conserving judicial resources (ECF No. 78). The	
23	Court granted that stipulation, (ECF No. 80) and extended the ADR deadline to July 31, 2024	
24	(ECF No. 81.)	
25	WHEREAS, the Parties have a mediation set for June 6, 2024, with Class Certification	
26	Primary Expert Disclosures due May 13, 2024, and the last day to amend the pleadings as May 20,	
27	2024;	
28		

STIPULATION RE: PROPOSED EXTENSION OF TIME TO FILE CLASS CERTIFICATION PRIMARY EXPERT DISCLOSURE AND AMEND PLEADINGS; [PROPOSED] ORDER

WHEREAS, the Parties are requesting that the deadline to submit Class Certification 1 Primary Expert Disclosures and the deadline to amend the pleadings be extended by approximately 2 3 60 days to allow the Parties to engage in private mediation without incurring additional time or 4 expense. 5 **WHEREAS**, the requested enlargement of time will allow the Parties to devote their time and resources to discuss a potential resolution of the Consolidated Actions; 6 7 **NOW THEREFORE**, subject to the Court's approval and Order, it is stipulated by and between the Parties, through their respective counsel of record, that the deadlines be enlarged by 8 9 60 days as follows: Enlarged Deadline Original Deadline 10 Event Class Certification Primary Expert 5/13/2024 7/12/24 11 Disclosures Last Day to Amend the Pleadings 5/20/2024 7/19/24 12 13 Dated: April ____, 2024 **COLE & VAN NOTE** 14 15 By: /s/ Scott Edward Cole 16 Scott Edward Cole, Esq. 17 Dated: April _____, 2024 MILBERG COLEMAN BRYSON 18 PHILLIPS GROSSMAN, PLLC 19 20 By: /s/ Gary M. Kilnger Gary M. Klinger, Esq. 21 Plaintiffs' Interim Co-Lead Class Counsel 22 23 Dated: April _____, 2024 CIPRIANI & WERNER PC 24 By: /s/ Jill Fertel Jill H. Fertel, Esq. 25 Counsel for Defendant 26 27 28

STIPULATION RE: PROPOSED EXTENSION OF TIME TO FILE CLASS CERTIFICATION PRIMARY EXPERT DISCLOSURE AND AMEND PLEADINGS; [PROPOSED] ORDER

ORDER AS MODIFIED THE PARTIES HAVING STIPULATED, AND GOOD CAUSE APPEARING, the Court hereby enters its Order extending the Case Management Deadlines as follows: Class Certification Primary Expert Disclosures due by July 12, 2024; Deadline to amend the pleadings is July 19, 2024; Class Certification Rebuttal Expert Disclosures due by August 9, 2024. IT IS SO ORDERED. Dated: April 30, 2024 Hon. Rita F. Lin United States District Court for the Northern District of California